Remarks

The applicant elects to prosecute the invention of Group I, claims 1-10 and 22-30. The applicant has canceled claims 11-21 and 31-37.

Claims 1-10 and 22-30 are at issue. Claim 22 is rejected under 35 U.S.C. 102(e) as being anticipated by Fedorov et al. Claims 1, 6, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky and further in view of Shen. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky and further in view of Shen and further in view of Herrero Garcia et al. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky and further in view of Farris. Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky and further in view of Feinberg. Claims 23 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fedorov in view of Mizikovsky. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fedorov in view of Mizikovsky and further in view of Farris. Claims 27 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fedorov in view of Mizikovsky and further in view of Farris and further in view of Feinberg. Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fedorov in view of Mizikovsky and further in view of Farris and further in view of Feinberg and further in view of Snelling. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Shen and further in view of Farris and further in view of Feinberg.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Mizikovsky. Claim 1 requires a transceiver attached to a building, capable of establishing a wireless local loop point to point link to a geographically separated, non-mobile base station which This is disclosed in applicant's specification at is attached to the PSTN. page 9, lines 1-3. The Examiner relies on Snelling, column 7, lines 26-30 This is an error. Snelling discloses no geographically for his rejection. separated, non-mobile base station which is attached to the PSTN. Snelling does not have a base station at all. Snelling, in FIG 1, does disclose a plurality of telephone lines from the central office (CO1-CO4) entering a residence, whereby the connection is broadcast to the wireless access units (wireless jacks) (see column 5, lines 6-16). However, Snelling does not show a link from a residence to a geographically separate base station. Snelling effectively discloses a PBX with wireless distribution within a building. All of Snelling's processes occur with in the building. Further, the applicant discloses a non-mobile connection. Mizikovsky discloses a mobile connection. Claim 1 is allowable.

Claims 2-4 and 6-10 are allowable as being dependent from an allowable base claim.

Claim 22 is rejected under 35 U.S.C. 102(e) as being anticipated by Fedorov et al. Claim 22 requires a conference call bridge. The purpose of the conference call bridge is to setup 3-way or conference calls (page 9, lines 25-26 and page 14, lines 5-10). Fedorov discloses no voice bridge. The reference cited by the Examiner, Column 7, lines 34-40, shows a software-based file sharing and messaging/shared whiteboard system. Fedorov is NOT directed to live 3-way (or more) audio communication. Claim 22 is allowable.

Claims 23 and 25-29 are allowable as being dependent from an allowable base claim.

Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Snelling in view of Shen and further in view of Farris and further in view of Feinberg. Claim 30 requires a wireless transceiver attached to a home, capable of establishing a wireless local loop point to point link with a geographically separated, non-mobile base station. This is disclosed in applicant's specification at page 9, lines 1-3. The Examiner relies on Snelling, column 7, lines 26-30 for his rejection. This is an error. Snelling discloses no geographically separated, non-mobile base station which is attached to the PSTN. Snelling has no base station at all. Snelling, in FIG 1, does disclose a plurality of telephone lines from the central office (CO1-CO4) entering a residence, whereby the connection is broadcast to the wireless access units (wireless jacks) (see column 5, lines 6-16). However, Snelling does not show a link from a residence to a geographically separate base station. Snelling effectively discloses a PBX with wireless distribution within a building. All of Snelling's processes occur within the residence. Further, the applicant discloses a non-mobile connection. Farris discloses a mobile connection. Claim 30 is allowable.

Prompt reconsideration and allowance are respectfully requested.

Respectfully submitted,

(Bossemeyer et al.)

Βv

Attorney for the Applicant

Dale B. Halling

Phone: (719) 447-1990 Fax: (719) 447-0983

I hereby certify that an <u>Amendment</u> is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231, on:

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